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6 **IN THE UNITED STATES DISTRICT COURT**  
7 **FOR THE DISTRICT OF ARIZONA**  
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9 U-Haul Company of Arizona,

10 Plaintiff,

11 v.

12 Tammy Lee, et al.,

13 Defendants.  
14

No. CV-20-00082-PHX-ROS

**ORDER**

15 On October 8, 2020, the Court ordered Plaintiff to amend its complaint to add  
16 additional defendants and file proof of service regarding those defendants. (Doc. 92). The  
17 Court also ordered the parties as follows:

18 **IT IS FURTHER ORDERED** no later than **October 30,**  
19 **2020**, the parties shall file a stipulation for dismissal,  
20 identifying the amount to be distributed to each defendant, the  
21 mailing address for each defendant, and the proposed language  
regarding the deposited funds.

22 (Doc. 92 at 2). On October 22, 2020, Plaintiff filed an amended complaint. In that  
23 complaint, the following individuals and entities are named as defendants:

- 24 1. Tammy Lee, individually and as representative of the estate for Judith King;  
25 2. Amanda King, individually and as representative of the estate for Brian King;  
26 3. Gurmeet Singh;  
27 4. Gregory Sean;  
28 5. Robert Webster;

- 1       6. Lynn Trucking Inc.;
- 2       7. Mountain River Trucking Co. Inc.;
- 3       8. Progressive Commercial Casualty Co.;
- 4       9. Alyssa King;
- 5       10. Bradley King;
- 6       11. Gurpreet Kaur;
- 7       12. Beverley Webster;
- 8       13. ACGS Marine Insurance Company.<sup>1</sup>

9       (Doc. 93 at 2). The first eight defendants “have all been served and made appearances in  
10       this action.” (Doc. 93 at 2). On October 29, 2020, Plaintiff’s counsel filed a “proof of  
11       service” stating the remaining five defendants have been served.

12       Contrary to the Court’s Order requiring the parties file a stipulation for dismissal,  
13       counsel for some of the defendants filed a “Status Report.” (Doc. 95). That status report  
14       identifies the amount to be provided to twelve of the defendants but there is no indication  
15       what amount, if any, should be distributed to ACGS Marine Insurance Company. The  
16       status report also lacks any indication, such as signature by their counsel, that all parties  
17       have agreed to the amounts set forth. Finally, the status report identifies “Bradley King”  
18       as “Brandon King” and “Gregory Sean” as “Gregory Seal.” In light of these failures, the  
19       Court cannot distribute the proceeds at this time.

20       The parties will be ordered, again, to file a stipulation for dismissal signed by all  
21       parties or by their counsel. That stipulation should identify whether Defendant ACGS  
22       Marine Insurance Company is entitled to any funds and, if so, its mailing address. The  
23       parties should also identify the percentage of the total amount to be awarded to each  
24       defendant to account for interest and fees. Finally, the stipulation for dismissal should  
25       include the parties’ proposed language for a final order prohibiting future claims against  
26       Plaintiff regarding the deposited funds. If no such stipulation is filed, the Court may  
27       dismiss this action for failure to comply with Court Orders.

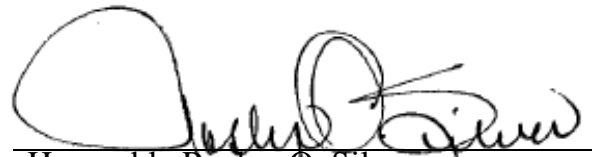
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28       <sup>1</sup> The First Amended Complaint identifies “Starr Indemnity & Liability Company” in the  
caption but does not identify this defendant in the body of the complaint.

1 Accordingly,

2 **IT IS ORDERED** no later than **November 19, 2020**, the parties shall file a  
3 stipulation for dismissal, signed by all parties or their counsel, containing the information  
4 outlined above.

5 Dated this 12th day of November, 2020.

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9 Honorable Roslyn O. Silver  
Senior United States District Judge